

REMARKS

The claims have been amended to address the 35 U.S.C. 112 issues as well as to clarify the inventive concept. As stated in the specification, the invention in the present application lies in the fact that the cleaning fluid or liquid is caused to flow as a film along a surface or lower lip of the tool, thus restricting the amount of fluid applied to the surface to be cleaned and controlling the broadcast of said fluid.

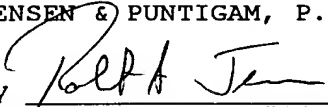
Although technically the term "fluid" would include air as is used in the two references, Baldwin and Moorehead, it is urged that neither of these references teach the concept of applying the fluid as a thin film flowing over the lower surface of the application means, and therefore, it is argued that the rejection based upon these references is inappropriate.

To avoid protracted prosecution, applicant has chosen to narrow the claims to a cleaning "liquid", as opposed to a cleaning "fluid", and therefore, the rejection based upon the two references is inappropriate and must be withdrawn.

The remaining references cited by the examiner all teach the application of a cleaning fluid by spray means; therefore, teaching away from the present inventive concept. It is urged that the application is in condition for allowance, and notice thereof is respectfully solicited.

The Commissioner is hereby authorized to charge any additional fees associated with this communication or credit any overpayment to Deposit Account No. 07-1900. A duplicate copy of this sheet is enclosed.

Respectfully submitted,
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